Application No. 10/748,374 Docket No.: 043395-0377929

Amendment dated August 11, 2009

Reply to Final Office Action dated June 11, 2009

Page 11 of 14

REMARKS

Applicants respectfully request reconsideration of the present application in view

of the foregoing amendments and in view of the reasons that follow. With this

amendment, claims 1, 22, and 33 have been amended, claim 5 has been cancelled

without prejudice or disclaimer of the subject matter recited in this claim, and no claims

have been added. This amendment does not raise a new issue as claim 5 has already

been examined. A detailed listing of all claims that are, or were, in the application,

irrespective of whether the claim(s) remain under examination in the application, is

presented, with an appropriate defined status identifier. Thus, claims 1-4, 6-17, 22-34,

36-38 and 41-45 remain pending in the application.

Support for the amendments to claims 1, 22, and 33 can be found in original

claim 5. No new matter has been added.

Claim Rejections under 35 USC §103

Claims 1-2, 5-7, 9-1 0, 13-17, 33-34, 37-38, 42, 43-45 were rejected under 35

U.S.C. 103(a) as being unpatentable over Mirkin et al. (US Patent Application

Publication 2003/0211488 A1 November 13, 2003) in view of Ness et al. (US Patent

6,027,890 February 22, 2000). Claim 3-4, 8, and 36 were rejected under 35 U.S.C.

103(a) as being unpatentable over Mirkin et al. (US Patent Application Publication

2003/0211488 A1 November 13, 2003) in view of Ness et al. (US Patent 6027890

February 22, 2000) as applied to claims 1-2, 5-7, 9-1 0, 13-1 7, 33-34, 37-38, 42, 43-45

401356408-1

Application No. 10/748,374 Docket No.: 043395-0377929

Amendment dated August 11, 2009 Reply to Final Office Action dated June 11, 2009

Page 12 of 14

and further in view of Mirkin et al. (US Patent 6361944 March 26, 2002) (referred to as Mirkin B). Claim 11 was rejected under 35 U.S.C. 103(a) as being unpatentable over Mirkin et al. (US Patent Application Publication 2003/0211488 A1 November 13, 2003) in view of Ness et al. (US Patent 6,027,890 February 22, 2000) as applied to claims 1-2, 5-7, 9-10, 13-1 7, 33-34, 37-38, 42, 43-45 and further in view of Pastinen et al. (Genome Research July 2000 Vol. 10 (7) p. 1031). Claim 12 was rejected under 35 U.S.C. 103(a) as being unpatentable Mirkin et al. (US Patent Application Publication 20031021 1488 A1 November 13, 2003) in view of Ness et al. (US Patent 6027890 February 22, 2000) as applied to claims 1-2, 5-7, 9-10, 13-17, 33-34, 37-38, 42, 43-45 and further in view of Lane et al. (US Patent 5,770,365 June 23, 1998). Claims 22-24, 26-27, 29-32 were rejected under 35 U.S.C. 103(a) as being unpatentable over Mirkin et al. (US Patent Application Publication 2003/0211488 A1 November 13, 2003) in view of Ness et al. (US Patent 6027890 February 22, 2000) and Chan et al. (US Patent Application Publication 2003/0059822 March 27, 2003) and Corbierre et al. (Journal of American Chem. Soc 2001 Vol. 123 p. 10411). Claim 25 was rejected under 35 U.S.C. 103(a) as being unpatentable over Mirkin et al. (US Patent Application Publication 200/10211488 A1 November 13, 2003) in view of Ness et al. (US Patent 6,027,890 February 22, 2000). Chan et al. (US Patent Application Publication 2003/0059822 March 27, 2003) and Corbierre et al. (Journal of American Chem. Soc 2001 Vol. 123 p. 1041 1) as applied to claims 22-24, 26-27, and 29-32 above and further in view of Bruchez, Jr. et al. (US Patent Application 09181 5585 March 21, 2002). Claim 28 was rejected under 35 U.S.C. 103(a) as being unpatentable over Mirkin et al. (US Patent

Application No. 10/748,374 Docket No.: 043395-0377929

Amendment dated August 11, 2009
Reply to Final Office Action dated June 11, 2009

Page 13 of 14

Application Publication 20031021 1488 A1 November 13, 2003), Ness et al. (US Patent

6027890 February 22, 2000), Chan et al. (US Patent Application Publication

2003/0059822 March 27, 2003) and Corbierre et al. (Journal of American Chem. Soc

2001 Vol. 123 p. 1041 1) as applied to claims 22-24, 26-27, and 29-32 above and in

view of Livak et al (US Patent 5723591 March 3, 1998). Applicants respectfully traverse

the rejection.

To establish prima facie obviousness of a claimed invention, all the claim

limitations must be taught or suggested by the prior art. In re Royka, 490 F.2d 981, 180

USPQ 580 (CCPA 1974). See also MPEP 2143.03. Claims 1, 22, and 33 have been

amended to recite, inter alia, "wherein the positively charged Raman signal enhancer

comprises a composite of organic-inorganic nanoparticles." This feature is neither

taught nor suggested by Mirkin, Ness, Chan, Lane, Corbierre.

In rejecting original claim 5, the Examiner states:

Mirkin et al. teaches the positively charged Raman signal enhancer is a

nanoparticle- Cy3-labeled alkylthiol capped oligonucleotide (Example 2, p. 10). This probe would be a composite of organic-inorganic nanoparticle (e.g. the oligonucleotide is organic and the Cv3 is inorganic). (Office

action, page 4, lines 5-8)(Emphasis added).

The Examiner, however, is incorrect. While Mirkin does indeed teach that his

Raman signal enhancer is a nanoparticle- Cy3-labeled alkylthiol capped oligonucleotide,

CY3 is not inorganic. Cy3 is an organic fluorescent dye. (See the attached chemical

structure taken from Wikipedia Cy3, Cy5 dye entry). Cy3 is organic, alkylthiol is organic

and the oligonucleotide is organic. Thus, Mirkin teaches an organic-organic composite,

401356408-1

Application No. 10/748,374 Docket No.: 043395-0377929

Amendment dated August 11, 2009

Reply to Final Office Action dated June 11, 2009

Page 14 of 14

not "a composite of organic-inorganic nanoparticles" as recited in amended claims 1,

22, and 33. Applicants respectfully request withdrawal of the rejections.

Double Patenting Rejections

Claims 1-17, 22-34, 36-38, 41-45 were provisionally rejected on the ground of

nonstatutory obviousness-type double patenting as being unpatentable over claim 1-4

of copending Application No. 11-414611.

Because the claims of both applications may be amended significantly during

prosecution, Applicants respectfully request this rejection be held in abeyance pending

the indication of allowable subject matter.

CONCLUSION

In view of the above amendment, applicant believes the pending application is in

condition for allowance. The Director is authorized to charge any fees necessary and/or

credit any overpayments to Deposit Account No. 03-3975, referencing Docket No.

043395-0377929.

Respectfully submitted,

Dated: August 11, 2009

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- ATTACHMENT

401356408-1

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